PATENT SZS&Z Ref. No.: IO031108PUS Atty. Dkt. No. INFN/SZ0028

IN THE DRAWINGS:

The attached sheet of drawings includes changes to Fig. 4.

PATTERSON&SHERIDAN

Attachment:

Replacement Sheet

Annotated Sheet Showing Changes

PATENT SZS&Z Ref. No.: 10031108PUS Atty. Dkt. No. INFN/SZ0028

REMARKS

PATTERSON&SHERIDAN

This is intended as a full and complete response to the Office Action dated August 23, 2005, having a shortened statutory period for response set to expire on November 23, 2005. Please reconsider the claims pending in the application for reasons discussed below.

Claims 2-5, 8-19 and 22-24 are pending in the application. Claims 2-5, 8-19 and 22-24 remain pending following entry of this response. Claims 2, 8, 13-15 and 22 have been amended. New claims 25-27 have been added to recite aspects of the invention. Applicant submits that the amendments and new claims do not introduce new matter.

Drawings

The drawings are objected to because labels in the drawings are not consistent with specification. A replacement drawing is submitted herewith. Accordingly, Applicant requests withdrawal of this objection.

Claim Objections

Claims 14 and 15 have been objected to. Applicant has amended these claims to clarify reference to previously recited NMOS and PMOS current drive, respectively. Accordingly, Applicant requests withdrawal of this objection.

Claim Rejections - 35 U.S.C. § 102

Claims 2-5, 8-15, 17, and 22-24 are rejected under 35 U.S.C. 102(e) as being anticipated by Kiehl (US 6,492,836 B2). Applicant respectfully traverses this rejection as follows.

A claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference." Verdegaal Bros. v. Union Oil Co. of California, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987). "The identical invention must be shown in as complete detail as is contained in the ... claim." Richardson v. Suzuki Motor Co., 868 F.2d 1226, 1236, 9 USPQ2d 1913, 1920 (Fed. Cir. 1989). The elements must be arranged as required by the claim. In re Bond, 910 F.2d 831, 15 USPQ2d 1566 (Fed. Cir. 1990).

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Applicant submits that Kiehl does not each and every element as set forth in the claims. As an example, Applicant submits that Kiehl does not teach a compensating current source that "comprises a current source transistor for delivering a compensating current to the output node, the current source transistor having a control terminal which is controlled independent on the intermediate voltage signal" as claimed in independent claims 2, 6, and 20. Further, Applicant submits that Kiehl does not teach "at least a first current mirror having a first branch and a second branch coupled to the output node, the second branch delivering a current to the output node," as claimed in independent claim 13.

Accordingly. Applicant submits these claims, as well as their dependents are allowable and requests withdrawal of this rejection.

Allowable Subject Matter

Claims 16, 18, and 19 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. These claims have been rewritten, as suggested, as new claims 25-27. Accordingly, Applicant submits these claims are allowable and requests withdrawal of this objection.

Conclusion

Having addressed all issues set out in the office action, Applicant respectfully submits that the claims are in condition for allowance and respectfully request that the claims be allowed.

Respectfully submitted,

Randol W. Read

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ANNOTATED SHEET SHOWING CHANGES

ATTY DKT. NO.: U.S. SERIAL NO.: INFN/SZ002B

FILED: TITLE:

INFNS2UU2B
10/716,079 CONF. NO.: 485/
NOVEMBER 18, 2003
LOW RISE/FALL SKEWED INPUT BUFFER COMPENSATING
PROCESS VARIATION
JONGHEE MAN

INVENTOR(S):

4/5

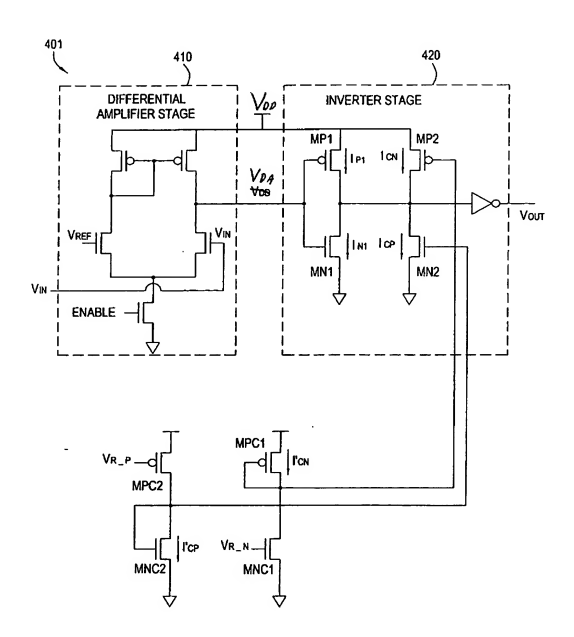


FIG. 4